## Case 2:05-cr-00014-JAM Document 19 Filed 10/04/05 Page 1 of 3

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 4
   Attorney for Defendants
 5
   BRIAN BASTI
    FRANK BASTI
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 7
                   IN THE UNITED STATES DISTRICT COURT
                 FOR THE EASTERN DISTRICT OF CALIFORNIA
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   UNITED STATES OF AMERICA,
                                       Case No. CR.S-05-014 DFL
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                   Plaintiff,
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                                       STIPULATION AND PROPOSED ORDER
         v.
                                       TO CONTINUE DATE TO SURRENDER
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   BRIAN BASTI and
                                       FOR SERVICE OF SENTENCE
   FRANK BASTI,
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                   Defendants.
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         IT IS HEREBY stipulated between the United States of
   America through its undersigned counsel, Matthew C. Stegman,
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   Assistant United States Attorney, together with counsel for
   defendants, Kevin D. Clymo, that the previously set surrender
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2.0
   date of October 6, 2005 be continued to October 20, 2005.
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         This continuance is requested to allow the defendants the
   opportunity to surrender to a designated institution rather than
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23
    to the Sacramento United States Marshal's Office. The
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   defendants have not been designated to an institution for
   service of sentence and as of October 3, 2005 the Sacramento
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   United States Marshal's Office had not received designation
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information from the Bureau of Prisons.

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1	IT IS SO STIPULATED.
2	Dated: October 3, 2005 s/Kevin D. Clymo
3	KEVIN CLYMO Attorney for Defendants
4	Brian Basti Frank Basti
5	
6	Dated: October 3, 2005 McGREGOR W. SCOTT
7	United States Attorney
8	by: <u>s/Matthew C. Stegman<sup>1</sup></u> MATTHEW C. STEGMAN
9	Assistant U.S. Attorney
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 $<sup>^{1}\</sup>mbox{Kevin}$  D. Clymo has obtained authorization to sign on behalf of Matthew C. Stegman

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ORDER GOOD CAUSE APPEARING, it is hereby ordered that the October 6, 2005 surrender date be continued to October 20, 2005 in order to allow the defendants the opportunity to surrender to a designated institution. Dated: 10/03/2005 /s/ David F. Levi United States District Judge